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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

THOMAS G. BRUTON
CLERK, U.S. DISTRICT COURT

GERALD REED

(Enter above the full name
of the plaintiff or plaintiffs in
this action)

16-cv-7843

Judge James B. Zagel

Magistrate Judge Sidney I. Schenkier
PC5

WARDEN NICKELSON

WARDEN WILLIAMS

C/O J.A. SHAW

MAJOR / Supt Hunter

RANDY DYSTER

MR. LAEUS

(Enter above the full name of ALL
defendants in this action. Do not
use "et al.")

CHECK ONE ONLY:



COMPLAINT UNDER THE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983
U.S. Code (state, county, or municipal defendants)

COMPLAINT UNDER THE CONSTITUTION ("BIVENS" ACTION), TITLE
42 SECTION 1981 U.S. Code (federal defendants)

OTHER (check name, if known)

BEFORE FILING THIS COMPLAINT, PLEASE READ THE INSTRUCTIONS FOR
FILING. FOLLOW THESE INSTRUCTIONS CAREFULLY.

1. Plaintiff:

- A. Name: GERALD REED
- B. Date of Birth: LAMONT, MONTELL, & ELIJAH
- C. Prisoner identification number: ~~NAME~~ N.32920
- D. Place of present confinement: STATEVILLE C.C.
- E. Address: P.O. Box 112, JOLIET ILL. 60431-0112

(If there is more than one plaintiff, then each plaintiff must list his or her name, date of birth, number, place of confinement, and current address according to the above format on a separate sheet of paper.)

II. Defendant(s):

(In A below, place the full name of the first defendant in the first blank, his or her official position in the second blank, and his or her place of employment in the third blank. Space for two additional defendant(s) is provided in B and C.)

- A. Defendant: CORRECTIONAL OFFICER SHAW
 Title: INTERNAL AFFAIR OFFICER
 Place of Employment: STATEVILLE CORR. CTR.
- B. Defendant: WARDEN NICKELSON
 Title: WARDEN OF PROGRAM
 Place of Employment: STATEVILLE CORR. CTR.
- C. Defendant: WARDEN WILLIAMS MICHAEL
 Title: 1ST WARDEN OF FACILITY
 Place of Employment: STATEVILLE

D. Defendant: MR. HUNTER

TITLE: MAJOR / Supt.

Place of Employment: STATEVILLE CORR. CTR. / NRC.

E. Defendant: RANDY PASTER

TITLE: WARDEN

Place of Employment: STATEVILLE CORR. CTR.

F. Defendant: MR. LARUS

TITLE: WARDEN SECRETARY / ECT.

Place of Employment: STATEVILLE CORR. CTR.

III. List all lawsuits you have filed in federal court in the United States:

① A. NAME OF CASE AND DOCKET NUMBER: SAFETY AND PROTECTION
12 C 8582

B. APPROXIMATE DATE OF THE FILING LAWSUIT: 2012

C. LIST ALL PLAINTIFF, INCLUDING ANY ALIAS: GERALD REED
LANONT MONTEN, ELIJAH

D. LIST ALL DEFENDANTS: MARCUS HARVEY, PERRY RICH, COLEMAN,
D. EDWARDS, BISHOP, THOMPSON, TALLEY AND A. JOHNSON.

E. COURT IN WHICH THE LAWSUIT WAS FILED: NORTHERN DISTRICT

F. NAME OF JUDGE TO WHOM CASE WAS ASSIGNED: HONORABLE JAMES B. ZAGEL

G. BASIC CLAIM MADE: STAFF MAIL TO PROTECT PLAINTIFF FROM VIOLENCE

H. DEPOSITION OF THE CASE: STILL PENDING / SUMMARY JUDGEMENT STAGE

② A. NAME OF CASE AND DOCKET NUMBER: DISCRIMINATION
11 C 3111

B. APPROXIMATE DATE OF THE FILING LAWSUIT: 2011

C. LIST ALL PLAINTIFF INCLUDING ANY ALIAS: GERALD REED
LANONT, MONTEN, ELIJAH

D. LIST ALL DEFENDANTS: MARCUS HARVEY, EDWARDS, ENCARNACION
C. WRIGHT, C. DAVIS.

F. COURT IN WHICH THE LAWSUIT WAS FILED: NORTHERN DISTRICT
G. NAME OF JUDGE: HONORABLE JAMES B. ZAGEL

H. BASIC CLAIM MADE: DISCRIMINATED AGAINST A.D.A. AND THOSE WITH CRUTCHES AND RELIGIOUS SERVICE

I. DEPOSITION OF CASE: STILL PENDING (TRIAL / SETTLEMENT)

③ A. NAME OF CASE AND DOCKET NUMBER: DELIBERATE INDIFFERENCE OF MEDICAL NEED

B. APPROXIMATE DATE OF THE LAWSUIT: 2012

C. LIST ALL PLAINTIFF INCLUDING ANIL ALIAS: GERALD REED
LAMONTA MONTELL, ELIJAH

D. LIST ALL DEFENDANTS: WEXFORD HEALTH SERVICES, HAROLD, HOLLAND, KARAKER, SASAKO, JUNK, DEKOLA, RANDALL, SCHICKER, GHOSH, WALKER, MILLER, TALLER, MCPANL, RAMOS, JOHNSON, JARD, BROWN REED,

E. NAME OF JUDGE: HONORABLE JAMES B. ZAGEL

F. COURT IN WHICH THE LAWSUIT WAS FILED: NORTHERN DISTRICT

G. BASIC CLAIM MADE: FAIL TO GIVE PROPER MEDICAL NEED

H. DEPOSITION OF THE CASE: STILL PENDING

ON / OR ABOUT AUGUST 20, 2015, AT ABOUT 12:00 PM, I WAS APPROACHED BY I.A. % SHAW. WHILE IN MY CELL, EDWARD-HOUSE-114, THIS CORRECTIONAL OFFICER WAS TESTING YOUR DRUG URINE. HE FIRST CALLED MY CELL-MATE (DANIEL LUCAS) TO GIVE A URINE SAMPLE, GAVE MR. LUCAS THE OPPORTUNITY TO KNOW THE RESULTS OF THE TEST, THEN THIS % SHAW. INFORMED ME CAN I URINE, AND I TOLD THIS % YES, AND INFORMED HIM, I WAS ON MEDICATION. TILNOL 3, AND PHENOBARBITAL. AFTER I GAVE HIM THE URINE SAMPLE HE ASKED ME DID I HAVE A PERMIT. I THEN TOLD THIS %. NO PERMIT ARE PERMITTED, IT IS A WATCH MEDICATION, WHICH THE NURSE OR MED-TECH GIVEN IT TO ME DAILY. THIS OFFICER INFORMED ME HE WOULD MONITOR THE URINE TEST. AND PUT THE URINE CUP, I HAD URINED IN, INTO A BAG WITH OTHER URINE SAMPLE CUPS, AND LEFT. AT ABOUT 1:31 PM. ACTING SGT. SEMON INFORMED ME THAT I HAD A DIRTY URINE, AND THAT I WAS SMOKING WEED. I THEN INFORMED ACTING SGT SEMON, I NEEDED TO SEE THE LIEUTENANT. BECAUSE I HAD NOT HAD ANY ILLEGAL DRUG IN MY SYSTEM. SOMETIME THEREAFTER LT. BUIZBURG ESCORTED ME TO SEQUESTRATION.

I WAS ESCORTED TO FRANK UNIT WITH THE FOLLOWING ITEMS COSMETICS, UNDER CLOTHES AND TOWELS, WITH A XAN. ON AUG. 22, 2015, I WAS GIVEN A INVESTIGATIVE DISCIPLINARY REPORT, STATING I WAS PLACED UNDER INVESTIGATION STATUS. I THEN INFORMED Y-HOUSE SGT. DEATHROW THAT I GOT A INVESTIGATION TICKET, I NEEDED ALL MY PROPERTY, WHICH IS REQUIRED BY THE STATUTE. AND HE SAID FOR ME TO WRITE A RPT TO MAJOR HUNTER AND LT. BROWN. I THEN WROTE A RPT AND GAVE IT TO HIM TO GIVE TO MAJOR HUNTER AND LT. BROWN.

, AND A NEW DIALYSIS UNIT. MAJOR HUNTER WAS UNWILLING TO LET ME
AND I REQUESTED MY PROPERTY. BECAUSE I HAD LEGAL OBLIGATION TO
TAKE CARE OF THIS CORRECTIONAL OFFICER, MAJOR HUNTER, TOLD ME TO WRITE
HIM A LETTER, AND I WILL GET MY PROPERTY. SEE EXHIBIT (A)

ON/OR ABOUT AUGUST 26, 2015, I WAS ESCORTED TO (I.A) INTERNAL
AFFAIRS, AND INTERVIEWED BY A C/O AND HE INFORMED THAT THE RESULTS
OF THE TEST CAME BACK FROM THE LAB, AND BARBITURATES WAS IN MY URINE
AND WHERE DID I GET THE URINE FROM. I EXPLAINED TO THIS C/O THAT
BARBITURATES IS IN PHENABARBITAL, THE MEDICATION THAT THE DOCTOR PRE-
SCRIBED FOR ME (IBS). THIS C/O STATED HE WILL CONTACT MEDICAL AND IF
BARBITURATES IS IN MY MEDICATION I WILL BE RELEASED FROM SEGREGATION
IN A COUPLE OF DAYS. THOSE COUPLE OF DAYS TURNED OUT, I WAS CONTINUED
WITHOUT MY PROPERTY FOR (21) TWENTY ONE DAYS. THEN ON AUGUST 22, 2015
(I.A) INTERNAL AFFAIR WAS TO RESPOND TO PLAINTIFF DISCOVERY REQUEST, THAT
THE DEPARTMENT FORWARD ALL DISCOVERED THAT PLAINTIFF REQUESTED.

AT/OR AROUND THE DATE OF AUGUST 26, 2015, I WROTE TO THE WARDEN
MICHAEL WILLIAM A EMERGENCY GRIEVANCE, ADDRESSING THAT I SHOULD
NOT BE IN SEGREGATION. FOR HIS STAFF UNPROFESSIONAL OBLIGATIONS AND
DUTIES AS A INTERNAL AFFAIR PERSONNEL. HIS UNPROFESSIONAL CONDUCTS OF
PUTTING ME IN SEGREGATION, WITHOUT CONTACTING "STATEVILLE HEALTH SERVICE"
AND FINDING OUT IF THE MEDICATION CONTAIN ANY ELEMENTS THAT WOULD
CAUSE ME TO TEST POSITIVE FOR A DRUG URINE TEST. SEE EXHIBIT (B)

A FEW DAYS AFTER SENDING THAT GRIEVANCE TO WARDEN WILLIAM, I
HAD A HOSPITAL PASS, AND I RAN IN THE WARDEN SECRETARY MR. LARUS
AND ADDRESSED THE FACTS OF MY CONFINEMENT AND THAT I WROTE
A EMERGENCY GRIEVANCE MR. LARUS STATED (WE) GOT YOUR GRIEVANCE

AND WE ARE ADDRESSING THIS MATTER WITH MEDICAL PERSONNEL BECAUSE
Case: 1:16-cv-07843 Document #: 1 Filed: 08/03/16 Page 8 of 32 PageID #: 8
HE KNOWS THAT I WAS ON MEDICATION. I THEN WROTE MR. KARUS TWO DAYS
LATER. SEE EXHIBIT (C)

AFTER NOT RECEIVING ANSWER OR PROPERLY TO WRITE TO ATTORNEY AND
THE COURTS TO PREPARE FOR TRIAL IN THE MATTER OF 11C377 AND RESPOND TO THE
DEFENDANT'S SUMMARY JUDGMENT MOTION, ALONG WITH INFORMING THE COURTS
THAT THE DEFENDANT IN THE 12C8582, MOTION WAS DISCOVERED ON AUG. 22, 2015
HAD NOT BEEN FORWARDED TO ME. I THEN WROTE TO THE COURTS, ASKING FOR
EXTENSION OF TIME IN ANSWER AND ALL LEGAL MATTERS. SEE EXHIBIT (1, 2, AND 3)

ON OR ABOUT AUGUST 28, 2015. ATTORNEY JOEL D'ALBA TALKED TO ME ON
A LEGAL CALL. INFORMING THE COURT. WAS INFORMED THAT I WAS IN CONFINEMENT
AND THAT THE TRIAL IN SEPTEMBER ON THE CASE OF 11C377 IS POSTPONED,
UNTIL I GET OUT OF SEGREGATION.

ON AUGUST 31, 2015. ATTORNEY ELLIOT ZINGER AND LARRY DREXUS CONTACT
THE WARDEN OFFICE BY FAX. EXPLAINING THAT THEIR CLIENT IS ON PAIN MEDICATION
AND WAS PLACED UNDER INVESTIGATION IN SEGREGATION. BUT THE ADMINISTRATION
DISREGARDED THE ATTORNEY FAX AND LETTER TO STATEVILLE WARDEN.

SEE EXHIBIT (D)

I THEN WROTE TO THE ACLU AND DEPARTMENT OF JUSTICE WITH REGARDS TO
THE CONDUCT OF STAFF. AND WOULD THEY ASSIST IN THIS MATTER SEE EX. (E)

THROUGHOUT MY TIME AT STATEVILLE FROM 1994 TO THE PRESENT DATE, I AM
ONE OF THE WELL KNOWN PRISONERS HERE. AND THIS INJUSTICE, HAD PEOPLE
SAYING TO ME PUTT-PUTT, PASS-PASS THE JOINT, OR WHERE IS THAT WEED
YOU HAD MED-TECH (NURSE AND DOCTOR'S WHO SEEN ME FOR MY MEDICAL
CONDITION. MADE STATEMENTS TO THE FACTS WHY WOULD I USE DRUGS? OR
THAT YOU'D [REDACTED] ILLEGAL DRUGS. THAT MADE ME FEEL SO BAD.

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I had to be put in this situation. As DEFAMATION of character. this %o shaw degraded my character to the point everywhere I went. PEOPLE TALKED ABOUT I AM USING ILLEGAL DRUGS.

My NAME WAS SLANDERED throughout the prison. PROGRAMS THAT I ATTENDED WAS CANCELLED. SEE EXHIBIT (F.)

All, BECAUSE %o shaw wrote a fake DISCIPLINARY REPORT ON (REED) AND WANTED ME TO SEPARATION. SEE EXHIBIT (G)

ON AUGUST 23, 2015. I PLACED A EMERGENCY GRIEVANCE IN THE MAIL TO WARDEN MICHAEL WILLIAMS, AND GOT NO RESPONSE. I THEN WROTE ANOTHER EMERGENCY GRIEVANCE ON NOVEMBER 12, 2015. AND THE ADMINISTRATIVE REVIEW BOARD RECEIVED IT ON NOV 18, 2015. SEE EXHIBIT (H)

ON OCTOBER 7, 2015 I WROTE A GRIEVANCE THROUGH MY COUNSELOR, AND WITHIN HER RESPONSE. SHE STATED THAT THERE IS NO RESPONSE, WHEN HER ACTION ARE THAT SHE FOLLOWED UP ON THE GRIEVANCE OFFICE STATING THERE IS NO GRIEVANCE (PENDING) SEE EXHIBIT (I). DUE TO HER (COUNSELOR) HARRIS DATE OF RESPONSE APRIL 15, 2016. THE GRIEVANCE PROCESS FROM NOVEMBER 12, 2015. STATES THAT A GRIEVANCE WAS RECEIVED. AND FORWARDED BACK TO REED AFTER NOVEMBER 18, 2015. SEE EXHIBIT (H)

MR. REED DUE PROCESS OF THE GRIEVANCE PROCESS WAS VIOLATED. WHEN FIRST ON AUGUST 23, 2015. THE ADMINISTRATION HAD NOT PROCESS HIS GRIEVANCE. THEN AROUND ABOUT 10/14/2015. THE GRIEVANCE PROCESS YET NO GRIEVANCE WITHIN THE GRIEVANCE PROCEDURE. WHICH ON 11/15/16 THE COUNSELOR RESPONDED. CLEARLY THE GRIEVANCE DATES 10/14/2015. SHOW THAT THE ADMINISTRATIVE PROCESS THE GRIEVANCE ABOUT STAFF CONDUCT. SEE EXHIBIT (H)

ON OR ABOUT DECEMBER 1, 2015. THE ADMINISTRATIVE REVIEW BOARD LESLIE MC CARTHY RESPONDED TO REED'S GRIEVANCE, STATING THE 60 DAYS PASSED AND THE DEPARTMENT CANNOT REVIEW THE ISSUE. REED HAS FORWARDED THE ABOVE GRIEVANCE THRU THE CHAIN OF COMMAND. AS REQUIRED FOR THE GRIEVANCE PROCESS. SEE EXHIBIT (J)

DEYONDANT NICKELSON HAD MADE A ROUTINE BUSINESS THROUGHOUT THE YEAR AND UNIT ON AUGUST 29, 2015 AND I HAD INFORMED HIM OF MY INVESTIGATION STATUS. AND SHOWED HIM EXHIBIT (G), WHICH HE STATED THOSE UNDER INVESTIGATION IS (NOT) ALLOW PROPERTI. BECAUSE THE STAFF HAVE A HARD TIME CONSENTING THE AUDIO/VISUAL BACK, SO THE PRISON REFUSE TO ALLOW THOSE INVESTIGATION STATUS TO RECEIVE. I THEN INFORMED THIS WARDEN AND MAJOR HUNTER, THAT I ONLY RECEIVED THE FOLLOWING PROPERTI.

(1) ONE PAIR OF GYM SHOES, (1) ONE TOOTHBRUSH (1) ONE TOWEL, (5) FIVE MAGAZINES, AND (10) ENVELOPES = CONTAINED WITH IN COMMING MAIL. AND THAT I NEED LEGAL PROPERTI, TO PREPARE FOR CRIMINAL EVIDENTIARIAL HEARING, TRIAL ON A CIVIL MATTER, AND RESPOND TO A CIVIL SUMMARY JUDGMENT FOR AUG. 29, 2015. BECAUSE THE ONLY PROPERTI I HAVE ARE THE ABOVE CONTENTS, TOOTHBRUSH, GYM SHOES, TOWEL, MAGAZINES, AND MAIL. SEE EXHIBIT (K)

ALL DEYONDANTS ARE HARD RESPONSIBLE FOR NOT PROPERTI ADMINISTERING THE DUTIES OF EMPLOYMENT, THE VIOLATION OF DUE PROCESS OF A DRUG TEST, IN VIOLATION OF 430 JCS 5/3-M-25, ZERO TOLERANCE DRUG POLICY.

THE VIOLATION OF THE DUE PROCESS WITHIN THE GRIEVANCE PROCESS, DID ALLOWING (REED) TO EXHAUST HIS ADMINISTRATIVE REMEDY.

ALL DEYONDANT VIOLATED REED DUE PROCESS TO ACCESS TO THE COURT, BUT WITHHOLDING DOCUMENTS THAT PROCEEDS TO THE CIVIL MATTER.

STATEVILLE ADMINISTRATION AND ITS STAFF HAVE A PRACTICE AND PATTERN OF REFUSING TO MIS-BEHAVIOR AND/BAD CONDUCT. BUT REFUSE TO DISCIPLINE STAFF WHEN THE FACTS SHOW THAT STAFF HAS CONDUCTED THEMSELVES IN A UNPROFESSIONAL MANNER.

GABRIEL REED, WAS PUNISHED FOR A DISCIPLINARY ACTION THAT SHOULD NOT HAVE TAKEN PLACE. ALL PARTY DEYONDANTS TURNED A BLIND EYE, OR WENT OFF WHAT THE NEXT EMPLOYEE INFORMED THEM, AND NO ONE ACTED WITH THE ADMINISTRATIVE DUTIES AS REQUIRED BY THE LAW OF THE CONSTITUTION. EACH DEYONDANT VIOLATED THE CODE OF ETHIC AND THE UNITED STATES CONSTITUTION.

11/1/16

"We hereby certify that we have read the complaint to the jury. Make no legal arguments. Only state the facts."

To ENFORCE THE J.D.C. to give those with investigation status
 all their property, "INTERNAL AFFAIR" IS to properly test those as the
 TROJES 5/3-7-2.5. (Discipline staff) for misconduct to file 120,000
 punitive DAMAGE, 60,000 MONETARY ACTION ALL LEGAL YES AND
 ALL LEGAL COPIES REIMBURSE AND GUIDANCE PROCESS ADMINISTERED
 TO TO ADAPTATION AS REQUIRED BY THE STATUS

VI. Does plaintiff demand that the case be tried by jury? ☒ YES ☐ NO

CERTIFICATION

By signing this Complaint, I certify that the facts stated in this
 Complaint are true to the best of my knowledge, information and
 belief. I understand that if this certification is not correct, I may be
 subject to sanctions by the Court.

Signed this _____ day of _____, 2016.

 (Signature of Plaintiff)

 (Print Name)

 (Address)

 (City/State/Zip)

MAJOR HUNTER

IVE BEEN WRITING
YOUR STAFF IN PROPERLY SO
THAT I CAN GET MY LEGAL
BOX, AND ITEMS I HAD WHILE
I WAS IN POPULATION. AND
HAVE NOT RECIEVE ANYTHING. BUT A
TOWEL, 6 MAGIZINES AND A PAIR OF
GYM SHOES.

MR. HUNTER I AM UNDER
INVESTIGATION STATUS. AND I
REALLY APPRECIATE IF YOU CAN TELL YOUR
STAFF TO SEND ME WHAT IS REQUIRED
IN INVESTIGATION STATUS. IVE BEEN HERE
SINCE 8/20/15. THANK YOU.

GERALD REED N-32920
7-204

PUT ON NOTICE 9/3/15

Exhibit (B)

ILLINOIS DEPARTMENT OF CORRECTIONS
OFFENDER'S GRIEVANCE

Date: 8/23/2015	Offender: (Please Print) GERALD REED	ID#: N-32920
Present Facility: STATEVILLE	Facility where grievance issue occurred: E-114	

NATURE OF GRIEVANCE:

<input type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> ADA Disability Accommodation
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input type="checkbox"/> Other (specify): _____	

☐ Disciplinary Report: _____
Date of Report _____ Facility where issued _____

Note: Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

Complete: Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:
Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.
Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.
Chief Administrative Officer, only if **EMERGENCY** grievance.
Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

Summary of Grievance (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved):

ON August 20, 2015, I WAS INFORMED BY I.A. TO TAKE A URINE test upon taking the Urine/Drop test. I INFORMED I.A. THAT I WAS ON MEDICATION Table 3, this % INFORMED ME I HAVE A PERMIT I RESPONDED THAT HE CAN CALL THE HEALTH CARE. ITS A WATCH MEDICINE prescribed to me! this % NEXT STATED THAT I SHOULD HAVE TAKEN THE plastic out of the cup. And close the cap up. And went to process to test others. And said he would monitor the test. (TEN MINUTES) LATER AROUND 5:00 PM ON THIS DAY % SELMON INFORMED ME TO PACK MY PROPERTY I WAS GOING TO SEGREGATION. I WAS WALKING TO SEG BY H. BURKIBURK

Relief Requested: RELEASED AND % SHAW REMOVED FROM THE DUTIES OF I.A. AND SUPERVISOR FOR 30 DAYS WITHOUT PAY

☐ Check only if this is an **EMERGENCY** grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.

Offender's Signature

ID#

Date

(Continue on reverse side if necessary)

Counselor's Response (If applicable)

Date Received: ____/____/____	<input type="checkbox"/> Send directly to Grievance Officer	<input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277
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Response: _____

Print Counselor's Name

Counselor's Signature

Date of Response

EMERGENCY REVIEW

Date Received: ____/____/____	Is this determined to be of an emergency nature?	<input type="checkbox"/> Yes; expedite emergency grievance <input type="checkbox"/> No; an emergency is not substantiated. Offender should submit this grievance in the normal manner.
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Chief Administrative Officer's Signature

Date

ILLINOIS DEPARTMENT OF CORRECTIONS
OFFENDER'S GRIEVANCE (Continued)

throughout this process the chain of custody was violated when this Correctional Officer fail to properly administer the procedures when testing a person. UNDER ILLINOIS COMPLEX STATUTE

130 ILCS 5/3-1-2.5 ZERO TOLERANCE Drug Policy

A) 1. All samples used for the purpose of drug testing shall be collected by persons who have at least 40 hours of initial training in the proper collection procedures and at least 8 hours of annual follow-up training. Proof of this training shall be available upon request. In order to ensure that these persons possess the necessary knowledge, skills, and experience to carry out their duties, their training must include guidelines and procedures used for the collection process and must also incorporate training on the appropriate interpersonal skill required during the collection process.

In this case this %shaw. had not collected this Urine / Drug test properly. BECAUSE he had contaminated the due process of this testing. When he fail to follow chain of custody, by first not given Reed the due process of testing properly, by law. Allowing Reed to see ^{then} every process required. From taking it at the place, watching the test result and allowing Reed to know personally of the examination process. %shaw had not did the above detail account required by the statute

the chain of custody was [broke] when %shaw placed the testing cup in a bag. full of other cups and Reed's cup was exposed to other testing cups. And %shaw fail to administer the chain of custody by fully allowing Reed to examine the testing if it was negative/ or positive, He informed someone else to tell me, I fail the Drug test.

I will like to take a lie detector test about the above content in this matter.

b7(c)

Mr. Larus

Hello Sir

8/28/2015

I would like to address a concern matter with you in hope you can adjudicate the situation. On Aug. 20, 2015 I was tested for a drug testing by I.A. Shaw. And during the course of the drop. I.A. Shaw never informed me personally of the result. After I was told that I had THC in my system. Which was was. And then walked to segregation. On Aug. 25, 2015 the result came back. Due to the interview by I.A. on Aug. 26, 2015. Which THC was not the results of the test (Baldwin) was the event which I take Phenobarbital and Benztol along with other meds. that may cause this effect retention. To the testing I.A. had informed me on Aug 26th. that once medical confirm that I take the above medication they will release me in a couple of days. Mr. Larus, As I know a person can be accused of a wrong crime. Yet to later be exonerated. I know you are a man of your word. And look into this matter. This situation is far to out of hand. Cause as I await this procedure. In under investigation but personal property refuse to send me the adequate property that's due, under the investigation status. Please follow-up to this request. Thank you! Sincerely/ Mr. GORDON
8/28/2015

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

EX. (1)

GERALD REED
Plaintiff

-vs-

MARCUS HARAJ ET AL
Defendant

No 12 C 8582

No 14 C 3444

JAMES B. ZAGEL

EX-PARTE COMMUNICATION

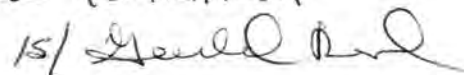
NOW COMES **GERALD REED**, pro-se Plaintiff

Asking this Honorable Court to accept this motion of
EX-PARTE COMMUNICATION, to preserve all allegations until
Plaintiff can prove the below facts.

This court has accepted No. 12 C 8582 Retaliation
complaint, on grounds that the Plaintiff has establish that
the staff at Stateville Correctional Center, had infringed
acts of retaliation on Plaintiff. And at this moment, the
court has granted Plaintiff to obtain discovery. And since
that was granted action of retaliation has again with
truth by staff. By putting Plaintiff in segregation, for a
Allege tested positive of a Dirty Drop. On August 20, 2015
staff member (I.A.) asked Plaintiff to take a drug test. And
during the course of the testing. Plaintiff informed staff
that he was ^{on} medication, Phenobarbital for stomach problems
And Tylenol 3 for pain, along with other medication. The staff
should have known, but subjected Plaintiff to disciplinary
action (segregation). Plaintiff was never given the opportunity
to due process, and staff doing what's required and contact
medical department, and check. But only yet the need to

put Plaintiff in seq. Plaintiff was informed right before this, that he would have to answer to summary judgement. And the defendants at Stateville will have to answer to Plaintiff discovery. Myron (I.A.) and the disciplinary complaint and criminal charges against Mt. Perry Kirk, all medical records, e-mail, I.A. report etc. to be provided to Plaintiff. During this time, Plaintiff has not had the opportunity to go over any of the legal document that defendant's attorney has provided to him at this moment. Because all Plaintiff's property is stored into personal property. When in the case of #No. 11C3777 Plaintiff has been set for trial for Sept 21, 2015. And Plaintiff can not prepare without the ability to go through all material. Plaintiff has explained at best, that this is something that all of a sudden happen. Around the time of the recent proceeding. Plaintiff ask that this court allow Plaintiff to adequately prepare, and give a stay until Plaintiff gets his property and material and an answer from defendant's discovery.

Wherefore Plaintiff thank the courts for allowing me to share the continue retaliation

15/ 

Gerald Reed #132920

P.O. Box 112

Joliet Ill. 60131.

UNITED STATES DISTRICT COURT
NORTH HERN DISTRICT OF ILLINOIS
EASTERN DIVISION

EX(2)

GERALD REED
PLAINTIFF
-vs-
MARCUS HARRIS ET AL
DEFENDANT

No 12C 8582
Presiding Judge
JAMES B. ZAGEL

MOTION UNDER SEAL

NOW COMES PLAINTIFF GERALD REED pro-se
HEREBY ASKING THIS HONORABLE COURT TO TAKE THE YORE MENTION
DOCUMENT UNDER SEAL FEDERAL R. CIV. P. 5 (D)

1.) THAT THE YORE MENTIONED INFORMATION WITHIN THIS
SEAL DOCUMENT, WILL CONTAIN MISCONDUCT BY OFFICIAL IN
I.D.O.C. THAT IS RELATED TO A CONTINUANCE RETALIATION
AGAINST PLAINTIFF.

2.) PLAINTIFF HAS ASKED THE COURTS, D.O.J. AND
THE GOVERNMENT TO ASSIST IN THE MISCONDUCT OF STAFF
AT STATEVILLE.

3.) THE EX-PARTA COMMUNICATION MOTION WILL
ESTABLISH A FACT TO TAKE INTO CONSIDERATION, FOR REVIEW
IN HOPE IT EXPLAIN THE HARASSMENTS, AND ACTIONS FOR
MAKING COMPLAINTS AGAINST STAFF, AT THE FACILITY THEREFORE
A INVESTIGATION CAN GO FORTH.

WHEREFORE PLAINTIFF REQUEST LEAVE TO TAKE THIS
SEAL MOTION / AND EX-PARTA MOTION.

s/ Gerald Reed

GERALD REED #132920
P.O. BOX 112
JULIET ILL. 60134-0112

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

EX(3)

GORDON REED
PLAINTIFF
-v-

MARCUS HARRINGTON
DEFENDANT

No 12 C 8582

Presiding Judge

JAMES B. ZAGEL

EX-PARTIA COMMUNICATION

NOW COMES GORDON REED pro-se PLAINTIFF

Asking this Honorable Court to accept this motion of EX-PARTIA COMMUNICATION, to preserve all allegations until he can prove the following fact. This court has accepted this retaliation complaint, on grounds that the plaintiff has established the staff at STATEVILLE CORRECTIONAL CENTER, has engaged acts of retaliation on plaintiff. And at this moment, this court has grant plaintiff with discovery. Upon those action, plaintiff was again RETALIATED AGAINST. On August 20, 2015, STAFF MEMBER (I.A.) asked plaintiff to take a drug test. And during the course of testing plaintiff, he informed the staff, that he was on PAIN MEDICATION "1/NOLE 3." And staff informed plaintiff, that he will later tell him the results, this staff member. Broke the chain of custody. C130 ILCS 5/3-7-25. Plaintiff has been placed in segregation. Summary Judgement was YIELD, And at this moment, plaintiff don't have any legal document. And don't know when plaintiff will receive them. And throughout the time of yielding this complaint until this day, plaintiff have not had any disciplinary action's against him, And as soon as the

court. Allowed Plaintiff to obtain documents from (I.A.)
 And all Defendants. (I.A.) Yabey charged Plaintiff with
 A Dirty Drug test. Which I take triple 3. You paid. And the
 correctional officer left my video, then told another officer to tell
 me to pack my property. Not one time had this officer call the
 Health Care Unit. to see if I was on medication, just walked
 me to segregation. I'd convince me, by taking all of my
 property. Judge Zagel. I'm not jumping to conclusions. But
 Stateville have a pattern of this behavior and at the same
 time, as you granted Plaintiff the opportunity to obtain
 documents, they retaliate against Plaintiff.

Judge Zagel. Plaintiff has inform you on pass
 complaint on 11C 3117. About the cover up. And misconduct
 by staff. And I don't know what they will do next. So
 before anything else happen. I will like to inform you
 And the Department of Justice. Can you please set up
 a call. so I can explain in a more detail account. of
 the problems I am having. Thank you.

Mr. Gerald Reed

Law Offices
ELLIOT R. ZINGER

309 West Washington Street
Suite 700
Chicago, Illinois 60603

Tel: (312) 782-9464
Fax: (312) 327-2759

FAX COVER SHEET

Fax to: Office of the Warden

Fax no: 815.727.5511

Fax from: 312.782.7676

Date: 8/31/15

No. pages: 2

Re: Gerald Reed N32920

Memo: Enc./Please see attached correspondence

CONFIDENTIAL TRANSMISSION

THIS FACSIMILE TRANSMISSION MAY CONTAIN CONFIDENTIAL DOCUMENTS WHICH MAY BE PROTECTED BY LAW THROUGH ATTORNEY CLIENT PRIVILEGE, WORK PRODUCT OR OTHER LEGAL GROUNDS. IF YOU RECEIVE THIS DOCUMENT IN ERROR PLEASE NOTIFY THE ABOVE OFFICE AT YOUR EARLIEST CONVENIENCE.

Gerald:
I hope you're out
by now. They were
not very helpful
to me.
Elliot

Exhibit (2)

ELLIOT R. ZINGER, P.C.
ATTORNEYS & COUNSELORS AT LAW

309 West Washington Blvd.
Suite 700
Chicago, Illinois 60606-3223

ezingerlaw@yahoo.com
312-782-9464
C 312-719-2476
F 312-782-7676

Of Counsel:

Larry M. Dreyfus, Esq. &
Goldstein, Fluxgold & Baron, P.C.

Monday, August 31, 2015

Warden
Stateville Correctional Center
16830 IL-53
Crest Hill, IL 60403

Re: Gerald Reed N32920

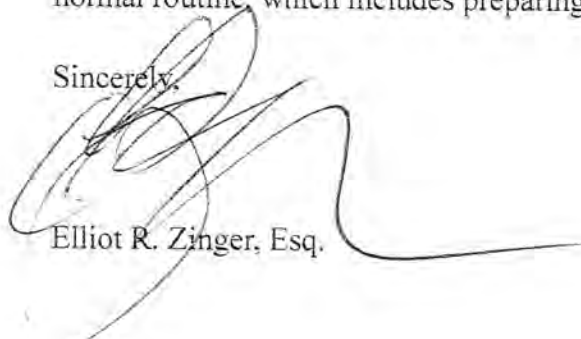
Dear Warden,

By way of introduction, Larry M. Dreyfus and I represent Gerald Reed N32920. We have been advised that Mr. Reed is currently in segregation, pending the conclusion of a drug investigation. It is our understanding that Gerald Reed failed a drug test. However, we believe that said test merely confirmed that Gerald Reed has been taking institutionally prescribed and dispensed pain killers.

Said pain killers were prescribed because Mr. Reed has a surgical rod implanted in his right leg, which was broken 24 years ago. Regardless, that it occurred 24 years ago, the State has refused to repair it. Instead, it dispenses to Mr. Reed pain killers.

It is also our understanding that the personnel lodging the complaint against him have not yet verified his medical records. Please expedite this investigation so Mr. Reed can be returned to his normal routine, which includes preparing for his upcoming Court dates with his attorneys.

Sincerely,



Elliot R. Zinger, Esq.

8/3/15

Sincerely, GORDON REED #N-32920
R. D. Box 112 Silver Hill, Md 21761

Illinois
Department of
Corrections

Bruce Rauner
Governor

DONALD STOLWORTHY
Director

Stateville Correctional Center / Rt. 53 / P.O. Box 112 / Joliet, IL 60434 / Telephone: (815) 727-3607 / TDD: (800) 526-0844

MEMORANDUM

DATE: 408 19, 15

TO: Gerald Reed K-32920

FROM: Chaplaincy Services

SUBJECT: Class

You are currently on the **waiting list** for the following class:

X MON _____ TIME _____

X TUE _____ TIME _____

X WED L-T-O North Side TIME 11: - 1:30 PM

X THU _____ TIME _____

X FRI _____ TIME _____

X SAT _____ TIME _____

X SUN _____ TIME _____

WHEN AN OPENING BECOME

ILLINOIS DEPARTMENT OF CORRECTIONS

Offender Disciplinary Report

Date: 8-20-15

Type of Report:

☐ Disciplinary☒ Investigative

Facility

Offender Name:

ID #:

Observation Date:

Approximate Time:

☐ a.m.
☒ p.m.

Location:

Offense(s): DR 504:

Observation: (NOTE: Each offense identified above must be substantiated.)

Witness(es):

☐ Check if Offender Disciplinary Continuation Page, DOC 0318, is attached to describe additional facts, observations or witnesses.

Reporting Employee (Print Name)

Badge #

Signature

Date

Time

Disciplinary Action:

Shift Review: ☐ Temporary Confinement☒ Investigative Status

Reasons:

Printed Name and Badge #

Shift Supervisor's Signature
(For Transition Centers, Chief Administrative Officer)

Date

Reviewing Officer's Decision: ☐ Confinement reviewed by Reviewing Officer Comment:☒ Major Infraction, submitted for Hearing Investigator, if necessary and to Adjustment Committee☐ Minor Infraction, submitted to Program Unit

Print Reviewing Officer's Name and Badge #

Reviewing Officer's Signature

Date

☒ Hearing Investigator's Review Required (Adult Correctional Facility Major Reports Only):

Print Hearing Investigator's Name and Badge #

Hearing Investigator's Signature

Date

Procedures Applicable to all Hearings on Investigative and Disciplinary Reports

You have the right to appear and present a written or oral statement or explanation concerning the charges. You may present relevant physical material such as records or documents.

Procedures Applicable to Hearings Conducted by the Adjustment Committee on Disciplinary Reports

You may ask that witnesses be interviewed and, if necessary and relevant, they may be called to testify during your hearing. You may ask that witnesses be questioned along lines you suggest. You must indicate in advance of the hearing the witnesses you wish to have interviewed and specify what they could testify to by filling out the appropriate space on this form, tearing it off, and returning it to the Adjustment Committee. You may have staff assistance if you are unable to prepare a defense. You may request a reasonable extension of time to prepare for your hearing.

☐ Check if offender refused to sign

Offender's Signature

ID#

Serving Employee (Print Name)

Badge #

Signature

Date Served

Time Served

☐ a.m.
☐ p.m.☐ I hereby agree to waive 24-hour notice of charges prior to the disciplinary hearing.

Offender's Signature

ID#

(Detach and Return to the Adjustment Committee or Program Unit Prior to the Hearing)

Date of Disciplinary Report

Print offender's name

ID#

I am requesting that the Adjustment Committee or Program Unit consider calling the following witnesses regarding the Disciplinary Report of the above date:

Print Name of witness

Witness badge or ID#

Assigned Cell
(if applicable)

Title (if applicable)

Witness can testify to:

Print Name of witness

Witness badge or ID#

Assigned Cell
(if applicable)

Title (if applicable)

Witness can testify to:

EXHIBIT (H)

ILLINOIS DEPARTMENT OF CORRECTIONS
OFFENDER'S GRIEVANCE

Date: <u>11/12/15</u>	Offender: <u>GERALD REED</u> (Please Print)	ID#: <u>A32920</u>
Present Facility: <u>STATEVILLE C.C.</u>	Facility where grievance issue occurred: <u>7-220</u>	

NATURE OF GRIEVANCE:

<input type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> ADA Disability Accommodation
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input type="checkbox"/> Other (specify): _____	

☒ Disciplinary Report: B 123 12015
Date of Report _____ Facility where issued _____

Note: Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

Complete: Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:

Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.
Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.
Chief Administrative Officer, only if **EMERGENCY** grievance.
Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

Summary of Grievance (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved):

On 8/20/2015, I WAS TESTED FOR A DRUG TESTING, BY I.A. % SHAW. WHICH I INFORMED % SHAW THAT I WAS ON MEDICATION, PHENABARBITAL AND T/NOLE 3. THIS % HAD NOT COMPLETED THE TESTING, BY INFORMING ME OF THE RESULTS, AND WALKED OFF BEFORE I KNEW OF THE RESULTS. SOMEONE LATER % SELMON INFORMED ME THAT I WAS GOING TO SEGREGATION FOR SMOKING WEED. THE CHAIN OF CUSTODY WAS BROKE, WHEN THIS CORRECTIONAL OFFICER MR. SHAW, PROCEEDED THRU THE DUE PROCESS OF PROTOCOL. AND SHOW ME THAT I HAD A DIRTY URINE TEST. I WAS WALKED TO SEGREGATION, THROUGHOUT THE 21 DAYS IN SEGREGATION (UNWASH INVEST-)

Relief Requested: DUE PROCESS OF CHAIN OF CUSTODY, % SHAW RELEASE FROM I.A. WITH 30 DAYS OFF. "INVESTIGATION STATUS AVAILABLE TO GET THEIR PROPERTY/ AND NO PERSECUTION AGAINST, AND THANKS FORLED TO DIXON! & AWARD GRIEVANCE 8/23,

☒ Check only if this is an **EMERGENCY** grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.

Gerald Reed A32920 11, 12, 15
Offender's Signature ID# Date

(Continue on reverse side if necessary)

Counselor's Response (If applicable)

Date Received: <u>NOV 18 2015</u>	<input checked="" type="checkbox"/> Send directly to Grievance Officer <input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277
Response: _____	

Print Counselor's Name	Counselor's Signature
	Date of Response

EMERGENCY REVIEW

Date Received: <u>1 1</u>	Is this determined to be of an emergency nature? <input type="checkbox"/> Yes; expedite emergency grievance <input type="checkbox"/> No; an emergency is not substantiated. Offender should submit this grievance in the normal manner.

Chief Administrative Officer's Signature	Date

ILLINOIS DEPARTMENT OF CORRECTIONS
OFFENDER'S GRIEVANCE (Continued)

igation, REED HAD NO LEGAL PROPERTY, OR NONE OF THE PROPERTY REQUIRED UNDER THE INVESTIGATION STATUS, I WROTE MAJOR HUNTER ST. BROWN, WARDEN MICKELSON, AND WARDEN LAMB. WITH REGARDS TO MY LEGAL DOCUMENTS FOR COURT. REED WAS FORCED TO MISS COURT DUE TO THE ADMINISTRATION REFUSE TO GIVE REED THE PROPERTY THAT HE WAS ENTITLED TO UNDER THE INVESTIGATION STATUS.

MR REED FILED THE GRIEVANCE ABOUT THIS INCIDENT ON AUG. 23RD 2015. AND HAVE ASKED [CAO] WARDEN LAMB. TO ANSWER THE EMERGENCY GRIEVANCE WITH REGARDS TO THE ACTION OF C/O SHAW. AND THE DUE PROCESS OF LAW.

THE [CAO] HAD NOT RESPONDED TO THE GRIEVANCE OR RETURNED THE GRIEVANCE THAT WAS FILED ON AUGUST 23, 2015. NOR HAVE C/O SHAW BEEN DISCIPLINED ABOUT HIS ACTION. ALSO ALL DEFENDANTS NAMED IN THIS GRIEVANCE REFUSE TO RESPOND TO REED REQUEST WHY HE CAN'T GET HIS LEGAL DOCUMENTS, OR ANY PROPERTY THAT'S REQUIRED UNDER THE STATUS OF INVESTIGATION. STATEVILLE REFUSE ALLOW ANYONE UNDER THE INVESTIGATION STATUS TO OBTAIN T.V. RADIO, LEGAL PROPERTY ETC. UNTIL RELEASED FROM SEC.

Date: <u>10/4/2015</u>	Offender: <u>BRETT REED</u> (Please Print)	ID#: <u>N 2920</u>
Present Facility: <u>STATEVILLE C.C.</u>	Facility where grievance issue occurred: <u>Y-251</u>	

NATURE OF GRIEVANCE:

<input type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> ADA Disability Accommodation
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator		<input checked="" type="checkbox"/> Other (specify): <u>SHOCKS BY BATON</u>

☐ Disciplinary Report: _____
Date of Report: _____ Facility where issued: _____

Note: Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

Complete: Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:
 Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.
 Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.
 Chief Administrative Officer, only if EMERGENCY grievance.
 Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

Summary of Grievance (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved):
ON AUGUST 23, 2015, I ADDRESSED STATEVILLE ADMINISTRATION WITH A EMERGENCY GRIEVANCE THAT HAVE NOT BEEN ANSWERED OR RESPONDED TO! REGARDING THE FOLLOWING ELEMENTS: STAFF MEMBER SHOCKING TEST ON GERARD ON 8/20/2015. AND GERARD REED INFORMED I.A. STAFF % SHAW THAT I TAKE MEDICATION, STAFF MEMBER BEHIND THE CHAIN OF CUSTODY, BUT NOT FOLLOWING PROTOCOLS. ALSO INFORMING GERARD REED OF THE DETAILS OF THE TEST, HIS IT DEVELOPED. AND LATER BEING SET SEVERE, INFORMED REED THAT HE HAD A CRYSTAL BALL. HE PULLED OUT A CRYSTAL BALL, THAT HE WAS SMOKING MARIJUANA (WEED). AS HE WALKED (BEGGERS) REED TO SEVERE.

Relief Requested: CONDUCT A INVESTIGATION AND ANSWER THE AUG. 23, 2015 GRIEVANCE AND INSURE REED THAT HE BE SUBJECTED TO THOSE KIND OF ACTS.

☐ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.

Offender's Signature: _____ ID#: _____ Date: 10/2/2015

(Continue on reverse side if necessary)

Counselor's Response (if applicable)	
Date Received: <u>10/8/15</u>	<input type="checkbox"/> Send directly to Grievance Officer <input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277
Response: <u>Per the grievance officer, there are currently no grievances in their office related to the issue inmate has referred to in the body of this grievance</u> <u>C. HARRIS</u> <u>CDL</u> <u>4.15.16</u> Print Counselor's Name Counselor's Signature Date of Response	

EMERGENCY REVIEW	
Date Received: <u>1/1</u>	Is this determined to be of an emergency nature?
<input type="checkbox"/> Yes; expedite emergency grievance <input type="checkbox"/> No; an emergency is not substantiated. Offender should submit this grievance in the normal manner.	
_____ Chief Administrative Officer's Signature Date: <u>1/1</u>	

ILLINOIS DEPARTMENT OF CORRECTIONS
OFFENDER'S GRIEVANCE (Continued)

gation, throughout that process. Reed was / and is taken Pharmaceutical
and within that procedure. So Shady could have called the hospital
and found out that BARBITURATES is in the medication that Reed
takes. Reed was placed in segregation until Sept 9, 2015. And
Reed should not have been subjected to the cruel and unusual
punishment that he faced, by not having none of his legal property
or personal property.

ILLINOIS DEPARTMENT OF CORRECTIONS

Administrative Review Board Return of Grievance or Correspondence

Offender: Reed Gerald MI 1632420
Last Name First Name ID#

Facility: Stateville

☒ Grievance: Facility Grievance # (if applicable) PROVIDED Dated: 11/12/15 or ☐ Correspondence: Dated: _____

Received: 11/15/15 Regarding: Discipline Process 8/30/15 Drug testing
Date

The attached grievance or correspondence is being returned for the following reasons:

Additional information required:

- ☐ Provide a copy of your written Offender's Grievance, DOC 0046, including the counselor's response, if applicable.
- ☐ Provide a copy of the Response to Offender's Grievance, DOC 0047, including the Grievance Officer's and Chief Administrative Officer's response, to appeal.
- ☐ Provide dates of disciplinary reports and facility where incidents occurred.
- ☐ Unable to determine nature of grievance or correspondence; submit additional specific information. Please return the attached grievance or correspondence with the additional information requested to: Administrative Review Board
Office of Inmate Issues
1301 Concordia Court
Springfield, IL 62794-9277

Misdirected:

- ☐ Contact your correctional counselor regarding this issue.
- ☐ Request restoration of Statutory Sentence Credits to Adjustment Committee. If the request is denied by the facility, utilize the offender grievance process outlined in Department Rule 504 for further consideration.
- ☐ Contact the Record Office with your request or to provide additional information.
- ☐ Personal property issues are to be reviewed at your current facility prior to review by the Administrative Review Board.
- ☐ Address concerns to: Illinois Prisoner Review Board
319 E. Madison St., Suite A
Springfield, IL 62706

No further redress:

- ☐ Award of Supplemental Sentence Credits are discretionary administrative decisions; therefore, this issue will not be addressed further.
- ☐ Not submitted in the timeframe outlined in Department Rule 504; therefore, this issue will not be addressed further.
- ☐ This office previously addressed this issue on _____ Date
- ☐ No justification provided for additional consideration.

Other (specify): Issue of 8/30/15 60 days past time and cannot be
reviewed without facility response

Completed by: Leslie McCarty Leslie McCarty 12/1/15
Print Name Signature Date

Distribution: Offender
Inmate Issues

Printed on Recycled Paper

DOC 0070 (Rev 4/2013)

Exhibit (K)

SEGREGATION PROPERTY POLICY

IN THE EVENT AN INMATE IS WALKED TO SEGREGATION THE FOLLOWING IS A LIST OF ESSENTIAL ITEMS HE WILL BE ALLOWED TO TAKE WITH HIM.

IN THE EVENT THE INMATE IS WALKED FROM AN AREA OTHER THAN HIS ASSIGNED LIVING UNIT (CELL), THE MOVEMENT COORDINATOR SHALL ENSURE THE ABOVE PROPERTY IS DELIVERED TO THE INMATE ON THE SAME SHIFT/DAY.

IN EITHER CASE, THE REMAINING PROPERTY IS TO BE SEARCHED AND INVENTORIED BY THE SENDING UNIT. UPON COMPLETION OF THE AFOREMENTIONED TASK, THE PROPERTY SHALL BE DELIVERED TO PERSONAL PROPERTY IN A TIMELY FASHION.

When completing this section, the letter Y or N designating, yes the inmate received the item or no he did not, should be noted in the space provided.

Y/N	ITEM	Y/N	ITEM
	ONE (1) PAIR OF SHOES		ONE (1) FAN
	ONE (1) PAIR OF SHOWER SHOES		LEGAL MATERIALS
	TWO (2) PAIRS OF SOCKS		ONE (1) TYPEWRITER
	THREE (3) UNDERSHIRTS		ONE (1) MIRROR
	THREE (3) UNDERWEAR		ONE (1) LAUNDRY BAG
	ONE (1) HAIR COMB (NO PICKS)		
	DENTURES & DENTURE CUP		
	EYEGLASSES		
	SHAMPOO (10) PACKETS		
	TWO (2) BARS OF SOAP		
	ONE (1) TOOTHBRUSH (SECURITY)		
	PRESCRIPTION MEDICATION		
	TWO (2) BATH TOWELS		
	TWO (2) WASH CLOTHES		
	ONE (1) TOOTHPASTE		
	TEN (10) PACKETS HAND LOTION		
	TEN (10) PACKETS CONDITIONER		
	ONE (1) HAIR BRUSH		
	ONE (1) DEODORANT		

NO SQUEEZE BOTTLES OR TUBES AT ALL, ONLY PACKETS.

UNIT _____ DATE INVENTORY COMPLETED _____

STAFF COMPLETING INVENTORY _____

INMATE'S SIGNATURE _____ NUMBER _____

DATE RECEIVED _____

* THE RECEIVING UNIT WILL BE RESPONSIBLE FOR SHAKING DOWN THE ESSENTIAL PROPERTY TO DISTRIBUTION, TO THE INMATE. INMATE WILL BE ISSUED LINEN UPON PLACEMENT IN SEGREGATION. UPON RELEASE FROM SEGREGATION, THE MATTRESS AND LINEN WILL REMAIN IN THE SEGREGATION UNIT.

** INMATES PLACED IN SEGREGATION WILL RECEIVE THE REMAINING PROPERTY ALLOWED IN THE SEGREGATION UNIT WITHIN 48 HOURS OF HIS PLACEMENT IN SEGREGATION. ALL OTHER PROPERTY WILL BE PLACED IN STORAGE UNTIL THE INMATE'S RELEASE.

Distribution: Yellow - Inmate's File
Pink - Inmate's Copy
White - With Property

REED
N32920
F-204